## RECEIVED

## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

NOV 1 2 2010

CLERK, U.S. DISTRICT COURT WEST. DIST. OF PENNSYLVAN.

Name and address of Plaintiff:	
COREY DURSETT PRUSE P	10-1513
<b>v.</b>	GDR PATIERS ON HEAD DEFOT
Full name, title, and business address	950 AND AUFULE
of each defendant in this action:  1. RAMONE RUSTIN WARDENIC	
950 LNO AVENUE	· · · · · · · · · · · · · · · · · · ·
Pates Burgh PA 15219	. (4) All Egheny Corrections (HEN114 Serve
	GSO JND AVENUE
2 DANA Phillips Health Come Direct	or PSh PA 15215 DIFINDAT
950 AND AUTNUE	G JOHN DOE ET ALAJANE DOE
P9h PA 15219	950 AND AVENUE NUME
Use additional sheets, if necessary  Number each defendant.	PGH PA- 15219 DEFEND
rumber tum dottindam.	G SO PAID AVENUE
Plaintiff brings this action against the above named action:	and identified defendants on the following cause of
1. Where are you now confined? AllEGA	HENY COUNTY PIZISON
• What sentence are you serving?	
What court imposed the sentence? <u>AUF6</u>	HENY COUNTY COURT HOUSE
II. Previous Lawsuits	·
	re a plaintiff which deal with the same facts involved suit, describe the additional fawsuits on another piece
1. Parties to this previous lawsuit	
Plaintiffs/J/J	<del></del>
Defendants W/A	
2. Court (if federal court, name the district; if st	ate court, name the county) and docket number

.,	Name of induce to whom case was assigned - 217 77 L
	. Name of judge to whom case was assigned
1	Disposition (For example: Was the case dismissed? Was it appealed? Is it still pending?)
	NA
5.	Approximate date of filing lawsuit
	Approximate date of disposition
	Prior disciplinary proceedings which deal with the same facts
	involved in this action:
	Where?
	When?Result:
17.	What federal law do you claim was violated? 8th of 14 Amend me
٧./	Statement of Claim
v./	(State here as briefly as possible the <u>facts</u> of your case. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheet if necessary.)
v., A	(State here as briefly as possible the <u>facts</u> of your case. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheet if necessary.)
A	(State here as briefly as possible the <u>facts</u> of your case. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheet if necessary.)
A B	(State here as briefly as possible the facts of your case. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheet if necessary.)  Date of event: October 152000  Place of event: Clidol pod 5E Allegheny (Contry Jaice Persons involved—name each person and tell what that person did
A B	(State here as briefly as possible the facts of your case. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheet if necessary.)  Date of event: October 152010  Place of event: Clidot pod 5E Alleghery (Courty Saic
A B	(State here as briefly as possible the facts of your case. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheet if necessary.)  Date of event: October 135 2010  Place of event: Clidar pod 5E Allegheny (County Jaic Persons involved—name each person and tell what that person did
A.B.C.	(State here as briefly as possible the facts of your case. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheet if necessary.)  Date of event: October 135 2010  Place of event: Clidar pod 5E Allegheny (County Jaic Persons involved—name each person and tell what that person did
A B	(State here as briefly as possible the facts of your case. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheet if necessary.)  Date of event: October 135 2010  Place of event: Clidar pod 5E Allegheny (County Jaic Persons involved—name each person and tell what that person did
A B	(State here as briefly as possible the facts of your case. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheet if necessary.)  Date of event: October 135 2010  Place of event: Clidar pod 5E Allegheny (County Jaic Persons involved—name each person and tell what that person did
A B	(State here as briefly as possible the facts of your case. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheet if necessary.)  Date of event: October 135 2010  Place of event: Clidar pod 5E Allegheny (County Jaic Persons involved—name each person and tell what that person did

	4. <del></del>
	· · · · · · · · · · · · · · · · · · ·
V.	Did the incident of which you complain occur in an institution or place of custody in this District?
	If so, where?
	AILEGHENY COUNTY JAIC PODSE
	and answer the following questions:
	and answer the fortowing questions:
A	Is there a prisoner grievance procedure in this institution?
	Yes (7 No ( )
B.	A A A A A A A A A A A A A A A A A A A
	Yes (+) No ( )
C.	If your answer is YES,
1	What steps did you take? NROLE TO THE FULLOWING DETONS IN OFDER OF DANA Phillips, Or PAHETSON, DEPUTY WANDEN EMERICA COMMAND WAY DEN RAMONE RUSTIN
	VANAPhillips, Dr patterson, DEPuty umber Emerich COMMAND
_	WAVOER RAMONE PUSTIN
2.	What was the result? NUNE OF THE PARTIES  ANSWERD ME.
	ANJWEI EU ME.
D.	If your answer is NO, explain why not: A NOF the Danfies
	4Ft my conplaint unanswered
E,	If there is no prison grievance procedure in the institution, did you complain to prison authorities?
	Yes() No() WIA
F.	If your answer is YES,
• •	in jour marker is (EG,
1.	What steps did you take?
	70-770
_	
۷.	What was the result?
VI.	Relief
	State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no
•	cases or studies,
$\mathcal{L}$	I WANT MEDICALTREATMENT @ I WOULD like LODOER>
ر من الدريو	11/50 1/20/12
7/~ T	MIEI ON CUIS WHO'S TOPBUNK HAS NO LAPOER (3) I would
1.Ka C	MILED ON CILLS Who'S TOPBUNK MAS NO LADDER 3 I WOULD CON PENSION DE TOY ALL MAICHE EXPENSES, A ISO COMPENSATED ARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CT.
FOR	MY DETON PAIN AND SUFFERING
CORRE	ARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND
COUNC	V I.

(Date)

(Signature of Plaintiff)

## INTHE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYL VANIA CORY DURRETT ORAMONE RUSTIN WINDEN ACT. @DANA Phillips, Henith care Director ODR. PAHERSON, HEAD DUCTOR AllEGHENY CorrectIONAL HEAlth SETVICES JOHN OF JANE DUE, ET. AL. NURSES @ ALLEGHENY COUNTY DAIL TV STATEMENT OF CLAIM O PlaintIFF ClimBED OUT AND DOWN, Which requires JUMPING DUE to NO LADDER FUTTLE TUP BUNK IN Cell SE 201, AND W SlippED IN WATER that has LEAKED DOWN From the Unit ABOUE PlaintIFF FEIT AND INDED ON his shoulders Blade AND the LOWER PART OF his hEAD AND

POSTUE BY A FEMALE NUISE JANE DOE.

WECKAND HEAD.

NECK AREA WHERE the SPINAL COID MEETS ELO

	1000 11/10 ov 01/12 NDF CD Decument 2 Filed 11/16/10 Dece 6 of 6
	Case 2:10-cv-01513-NBF-CB Document 3 Filed 11/16/10 Page 6 of 6
	The second of th
<u>.                                 </u>	@ PlaintiFF requested EVENTMENT AT LEAST 10
	fimes,1
<del>-,</del> -	BAll OF the DEFENDANTS to this Action IGNORED
	PlaintiFFS Request FOX TrEATMENT.
· · · · ·	Plaintiff Believes that IF LADDERS WET INSTALLE
	Plaintiff Believes that IF LADDERS WET INSTALLE like other PODS have, he would not have Fallen
<del>,</del>	$\mathbf{I}$
	Plaintiff Believes that By Not Erecting or
· 	ADDIESSING PlaINTIFFS NECK PAIN, The DERENDANA
	Plaintiff Believes that By not Erecting or Appressing plaintiffs NECKPAIN, The DERENDARA (AUSED Plaintiff to Sulfer From Cruel Armo unusu Atti punishment.
	UNUSUA:112 PUNISAMENT.
<del></del>	8) Danties Blines le is Dul autilled to
<del></del>	8) PlaintIFF Belieurs le 12 Duly entitled to protection OF the DUE process clause.
	1)
···········	WHEREFORE, Plaintiff reguests that this HUNOVABLO COUST GRAND him what is Right AND NECESSARY For his SUFFERING AND TREATMENT.
<del></del>	HUNOVABLO COURT Grand him what is Right AND
<del></del>	NECESSARY FOR his SUFFERING AND TREATMENT.
	- Respect Fully
<u></u>	A. a. D. acirTT
	Corey DURRETT #DOC EB970 Pro SE
	950 2ND AVENUE
	Pittsburgh PA 15019
	The state of the s